

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

STUDENTS FOR JUSTICE IN )  
PALESTINE AT PITT, )  
                            )  
                            *Plaintiff*, )  
v. )  
                            )  
UNIVERSITY OF PITTSBURGH; ) CIVIL ACTION NO. 2:25-cv-00524-NR  
JOAN GABEL, MARLIN NABORS, )  
KARIN ASHER, DaVAUGHN )  
VINCENT-BRYAN, MATTHEW )  
LANDY, and JAMEY MENTZER, )  
all in their official and individual )  
capacities, )  
                            *Defendants.* )  
                            )

**[PROPOSED] STIPULATED ORDER**

Plaintiff Students for Justice in Palestine at Pitt's ("Plaintiff" or "SJP-Pitt"), and Defendants University of Pittsburgh ("Pitt" or "the University"), Joan Gabel, Marlin Nabors, Karin Asher, DaVaughn Vincent Bryan, Matthew Landy, and Jamey Mentzer hereby stipulate to the following:

1. Partial modification of the schedule set forth in the Court's June 27, 2025 Order, Dkt. No. 43:
    - a. Joint statement of undisputed facts: the Parties shall file a joint statement of undisputed facts on or before Monday, July 28, 2025.

b. Defendants' response to Plaintiff's Motion for Preliminary Injunction:

Defendants shall file their response on or before Thursday, July 31, 2025.

c. Plaintiff's reply in further support of its Motion for Preliminary Injunction: Plaintiff may file a reply on or before Wednesday, August 6, 2025.

**2. Filing Documents Under Seal:**

a. The parties agree that, to the extent any documents (including memoranda of law and/or exhibits) to be filed relating to the Motion for Preliminary Injunction contain any confidential or privileged information, such documents shall be filed under seal.

b. For any such document filed under seal, within five days of the filing Plaintiff shall share with Defendants proposed redactions to the document. Upon agreement between the parties as to the redactions, the filing party shall then file a redacted version of the document on the public docket.

**SO ORDERED.**

Date: \_\_\_\_\_

\_\_\_\_\_  
J. Nicholas Ranjan, Judge

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*Counsel for Plaintiff*

Dated: July 25, 2025

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**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing Stipulation was served via electronic mail on the following counsel of record:

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